

EXHIBIT E

Summary of Dispositions of Federal Death Penalty Cases Since 1988

The Federal Death Penalty

August 28, 2014

Since 1988, the federal government has taken to trial a total of 200 federal death penalty cases involving 293 defendants in 229 trials. These 293 defendants were culled from a larger pool of 493 against whom the Attorney General had authorized the government to seek the death penalty. Excluding 11 defendants who are awaiting or currently on trial on capital charges, 231 of the remaining 482 defendants avoided trial by negotiated plea, when the government dropped its request for the death penalty without a plea agreement, dismissed charges entirely or the judge barred the death penalty. Fourteen were found not guilty of the capital charge. Two others were declared innocent by the government. Charges were dismissed against a third when grave questions were raised about his guilt. There have been three executions. One death row inmate was granted clemency. In cases where juries actually reached the point of choosing between life and death, they imposed 150 (66%) life sentences and 79 (34%) death sentences. Of these 78 sentences of death, 3 defendants received a death sentence twice. Three additional defendants received death verdicts, but new trials were granted and life sentences resulted - one by jury, another by plea, a third by judge. The dispositions of these cases is summarized below:

Executed	3
Sentenced to death and now pending on appeal	19
Sentenced to death and now pending on 2255	39
Died Before Execution	1
Clemency	1
Awaiting retrial or re-sentencing after reversal	3
Death sentence vacated and request for the death penalty withdrawn	4
Life sentences imposed by juries (150) or judges (3)	153
Acquittal	14
Capital charges dismissed before trial on grounds of actual innocence	3
Dismissal of death penalty by Judge after death notice filed	26
Requests for the death penalty withdrawn by the government before trial	61
Requests for the death penalty withdrawn at trial	12
Capital prosecution discontinued by government due to plea bargain before trial	114
Capital prosecution discontinued by government due to plea bargain at trial	21
Committed suicide/died	3
Lesser included conviction	3
Incompetent after authorization	2
Awaiting or on trial on capital charges	11
TOTAL	493

Of the total of 493 defendants against whom the Attorney General has authorized the government to request the death penalty, 129 have been white, or 26%, 92 Hispanic, or 19%, 20 Asian/Indian/Pacific Islander/Native American, or 4%, 3 Arab, or 1% and 249 African-Americans, or 50%. 364 of the 493, or 74%, of the defendants approved for a capital prosecution by the Attorney Generals to date are members of minority groups. Thirty-seven of the fifty-nine defendants now on federal death row under active death sentences, or 63%, are non-white. 33, or 56%, of federal death row were convicted of killing whites.